

by psychological and physical injuries or the tens of thousands of Iraqi civilians who have been killed?

Speaking of U.S. troops killed in Iraq, the President's new press secretary recently called the 2,500th American casualty "just a number."

But the American people know that this soldier and the other 2,510 soldiers who have been killed aren't just numbers; they are sons, they are daughters, they are husbands and wives, they are fathers, they are mothers; and each of them was willing to lay down their own life for what they believed to be their duty as part of the U.S. military.

These brave men and women deserve a foreign policy worthy of their sacrifice. Unfortunately, their civilian superiors at the Pentagon and at the White House have let them down in many ways, but particularly by referring to any troop, dead or alive, as just a number.

Instead of trying to justify a tremendously wrong-headed war by pointing to decades-old shells buried in the ground, the Bush administration ought to start engaging in a little something called diplomacy. By going on a diplomatic offensive, the United States will shift its role from that of Iraq's military occupier to its reconstruction partner. We need to engage the United Nations to oversee Iraq's economic and humanitarian needs. At the same time, we must publicly renounce any desire to control Iraqi oil and ensure that the United States does not maintain lasting military bases.

Engaging in diplomacy will give Iraq back to the Iraqi people, helping them rebuild their economic and physical infrastructure, creating Iraqi jobs, and ending the humiliation that corresponds with another country maintaining 130,000 plus occupying troops on their soil.

A strategy emphasizing the diplomacy is in line with an approach I call SMART security. SMART stands for Sensible, Multi-Lateral, American Response to Terrorism. Instead of throwing our military weight around the world, SMART security utilizes multi-lateral partnerships, regional security arrangements, and robust inspection programs to address the threats of weapons of mass destruction.

Mr. Speaker, to be able to address the true threats we face as a Nation, we need to retract ourselves from the very conflict that is damaging our national security on a daily basis, and there is one and only one, important way to begin this process. For the sake of our soldiers, for the sake of their families, for the sake of our very own national security, it is time to stop sacrificing lives and limbs. It is time to stop spending billions of dollars on this war, and it is time to bring our troops home.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from North Carolina (Mr. JONES) is recognized for 5 minutes.

(Mr. JONES of North Carolina addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

PROPERTY RIGHTS IN AMERICA (ON THE ANNIVERSARY OF THE KELO DECISION)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Florida (Ms. HARRIS) is recognized for 5 minutes.

Ms. HARRIS. Mr. Speaker, I rise today to mark the first anniversary of *Kelo v. New London*, the Supreme Court's misguided interpretation of the fifth amendment's restrictions on the taking of private property rights.

Both the Old Testament and Greek literature contain references to the government's ability to take private lands. However, in modern times, the exercise of eminent domain has been very limited and only used in public projects such as roads or the provision of electricity and telephone services.

Yet, nearly a year ago this week, the Supreme Court struck a devastating blow to this Nation's homeowners and small businesses when it ruled that government may seize private property and transfer it to another private owner under the guise of promoting community improvement for so-called economic development. As Justice Sandra Day O'Connor said, "The specter of condemnation now hangs over all property."

The *Kelo* ruling inspired citizens and legislators in more than 30 States, including Florida, to enact laws to limit the scope of eminent domain. Their outrage was echoed in the words and actions of many of us here in Congress, and last November the House of Representatives overwhelmingly passed H.R. 4128, the Private Property Rights Protection Act of 2005.

Yet, as quickly as our voices were raised in defense of our fundamental rights, they now seem to have fallen silent. H.R. 4128 lingers in legislative limbo.

In Riviera Beach, Florida, a poor, predominantly African American coastal community, city officials plan to use eminent domain to seize 400 acres of land to build a \$1 billion waterfront yachting and housing complex, displacing about 6,000 local residents. Surely this is not what the Founding Fathers meant by public use.

Are we to tell the American people that private property is no longer guaranteed under the Constitution?

Mr. Speaker, the battle of individual rights and liberties cannot be a part-time engagement. The expropriation of private property for private transfer in the name of economic development is not an act that speaks to the tradition of Robin Hood; it is one that betrays our fundamental constitutional rights.

As James Madison eloquently wrote in the *Federalist Papers*, private property rights lie at the foundation of our Constitution. "Government is insti-

tuted no less for the protection of property than of the persons of individuals."

The *Kelo* case illustrates only one front in a broader battle to preserve the individual rights granted to all citizens under the Constitution. We must apply equal vigilance to protecting intellectual property rights. Safeguarding property such as artistic, musical, and literary works, as well as the commercial branding tools, promotes entrepreneurship and creativity, and incentivizes honest innovation. Moreover, protection for intellectual property plays an ever increasingly prominent role in today's global economy, promoting trade and influencing foreign direct investment. American explorers rely on intellectual property protection.

Mr. Speaker, property rights are basic principles of individual freedom, whether it is real property or intellectual property of which we speak. Today, I rise to marshal my colleagues in defense of this fundamental right of property ownership for every individual in every district that we are honored to represent from homeowners to entrepreneurs.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from California (Mr. SCHIFF) is recognized for 5 minutes.

(Mr. SCHIFF addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

THE DEBT AND THE DEFICIT

Mr. McDERMOTT. Mr. Speaker, I ask unanimous consent to speak out of turn.

The SPEAKER pro tempore. Without objection, the gentleman from Washington is recognized for 5 minutes.

There was no objection.

Mr. McDERMOTT. Mr. Speaker, today we granted a tax break of nearly \$800 billion over the next 10 years to the wealthiest among us, and it made me think about a quote from children's literature, which I think is a good place sometimes to learn what we really ought to know.

We all know about the morality tale called the "Lord of the Rings"; and one of them is called "The Return of the King," and the main character is Gandalf, the magician. The children asked Gandalf what they are supposed to do, and he says, "It is not our part to master all the tides of the world, but to do what is in us for the succor of those years wherein we are set, uprooting the evil in the fields that we know, so that those who live after may have clear earth to till. What weather they shall have is not ours to rule."

Now, we stand out here on this floor very frequently and talk about our children and what kind of a world we are leaving to our children, and we are leaving a world of debt to our children. The June 11 issue of the *New York*